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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/627,366	07/24/2003	Kent K. Leung	CISCP091C1	2451
22434 BEYER WEA	7590 02/21/2007 VER LLP		EXAMINER	
P.O. BOX 70250 Shah, Chirag			HIRAG G	
OAKLAND, C	CA 94612-0250		ART UNIT PAPER NUMBER	
			2616	
SHORTENED STATUTOR	RY PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MC	NTHS	02/21/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

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	Application No.	Applicant(s)	
	10/627,366	LEUNG, KENT K.	
Office Action Summary	Examiner	Art Unit	· · · · · · · · · · · · · · · · · · ·
	Chirag G. Shah	2616	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the o	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.11 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period value of the period for reply within the set or extended period for reply will, by statute any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tire will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	nely filed the mailing date of this communication. (2) (35 U.S.C. § 133).	
Status			
1)	action is non-final.  nce except for formal matters, pro-		
Disposition of Claims			
<ul> <li>4)  Claim(s) 1-57 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdraw</li> <li>5)  Claim(s) is/are allowed.</li> <li>6)  Claim(s) 1-57 is/are rejected.</li> <li>7)  Claim(s) is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/o</li> </ul>	wn from consideration.		
Application Papers			
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine 11.	epted or b) objected to by the drawing(s) be held in abeyance. Se tion is required if the drawing(s) is ob	e 37 CFR 1.85(a). ejected to. See 37 CFR 1.121(d).	•
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicat rity documents have been receive u (PCT Rule 17.2(a)).	ion No ed in this National Stage	
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate	

## **DETAILED ACTION**

## Response to Arguments

- 1. The objection of claims 1, 19, 22 and 25 has been withdrawn based on the amendment filed on 12/15/06.
- 2. The 101 rejection of claims 44 and 46 has been withdrawn based on the amendment filed on 12/15/06.
- 3. The non-statutory double patenting rejection has been overcome by the Terminal Disclosure filed on 12/15/06.
- 4. Applicant's arguments filed 12/15/06 have been fully considered but they are not persuasive.

Applicant argues that while Ahmed discloses location management techniques using VLRs and HRLs, Ahmed fails to disclose or suggest intra-agent mobility. More particularly arguing that, Ahmed fails to disclose or suggest Home Agent and Foreign Agent functionality within a single router to support intra-agent mobility. Examiner respectfully disagrees for several reasons and redirects Applicant to the Applicant's Specification and Ahmed reference. According to the applicant's specification, intra-agent mobility is merely the registration with a home agent via a foreign Agent where both the home agent and the foreign Agent are provided in a single network device. Ahmed clearly discloses in figure 4 and col. 6, lines 43-61, where it is clearly established that each internode 104 may be a single router that includes a home directory table, visitor location table and a home location table functionality. Furthermore, the router 104 is coupled to the mobile end users via links 106 and has the ability to move. The router 104 additionally includes in fig. 3B and col. 10, lines 60 to col. 11, lines 40 of functional

processing modules that provides mobility management module, handoff manager module, router processor provides call connection setup and handoff, thus establishing support of IP interagent mobility. Therefore, based on the inter-agent mobility feature addressed by Ahmed, claims respectfully remain unpatentable over La Porta in view of Ahmed.

5. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

## Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

7. Claims 1-57 rejected under 35 U.S.C. 103(a) as being unpatentable over La Porta (U.S. Patent No. 6,434,134) in view of Ahmed et al. (U.S. Patent No. 6,160,804)

Regarding claims 1, 9, 19, 22, and 25 La Porta teaches in figure 2 and respective portions of the specification of a router supporting mobile IP where the root router utilizes a processor and memory together. La Porta also teaches in columns 4-6 of route optimization extension that provides a means for the correspondent node to cache a binding associated with the mobile device and then send packets directly to the care-of address indicated in that binding, thereby bypassing the mobile device's home agent. La Porta fails to explicitly teach of disclosing a binding table, which includes an entry associated with at least one mobile node that has registered with a Home Agent of the router and the entry identifies a care-of address associated with the at least one mobile node and a visitor table, which includes the list of addresses of all mobile nodes being services by a Foreign Agent of the router and mobile nodes including the at least one mobile node that has registered with the Home Agent of the router, within a router.

Ahmed discloses in figs. 1 and 4 and col. 13, lines 17-65, which includes a table 1 stored in the HLR (Home Location Registers) containing the location of a mobile that is currently attached to and gets when the point of attachment changes the mobile's HLR gets updated, this table serves at the binding table having the home location register. Ahmed further discloses in col. 14, lines 48-56 that each node (router) also maintains a VLR table that records information on mobiles that are within its coverage area and have registered with it. Thus the HLR, the VLR, and the Home Directory table may be stored and updated in memory 12 of the network node. Therefore, it would have been obvious to one of ordinary skills in the art at the time of the invention to modify the teaching of La Porta to include the features of a VLR and HLR tables

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within a network node as taught by Ahmed. One is motivated as such in order to ensure a mobility management technique that yields an efficient, scaleable, and flexible communications system capable of handling various multimedia applications in a highly dynamic networking environment.

Regarding claims 26, 30-32, 44-46, 50, 54 and 10, La Porta teaches in figure 2 and respective portions of the specification of a router supporting mobile IP where the root router utilizes a processor and memory together. La Porta also teaches in columns 4-6 of route optimization extension that provides a means for the correspondent node to cache a binding associated with the mobile device and then send packets directly to the care-of address indicated in that binding, thereby bypassing the mobile device's home agent. La Porta fails to explicitly disclose of the method, an apparatus and a computer readable-medium registering a mobile node visiting a Foreign Agent with a Home Agent. Ahmed discloses

receiving a registration request packet from the mobile node [network node 104 of figure 4, periodically receives registration entries in HLR, see col. 13, lines 15-30 and fig. 4];

determining from the registration request packet whether the router includes the Foreign Agent the mobile node is visiting [see col. 15, lines 27 to col. 16, lines 17, where the direct network node checks the VLR to see if there is a match to the host name the mobile node is visiting]

Agent with which the mobile node is registering [see col. 15, lines 27 to col. 16, lines 17, where the initiating mobile sends an HLR SNLA lookup message to the direct network node to query

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the HLR SNLA lookup message to the direct network node to query the HLR location of the correspondent mobile]; and

Agent the mobile node is visiting and the Home Agent with which the mobile node is registering, registering the mobile node with the Home Agent of the router [see figs 5A and 5B and col. 15, lines 27 to col. 16, lines 17, the initiating mobile sends HLR look up message to direct network node; network node checks to determine if a match exists; if no match exists, the direct network node directs HLR of correspondent mobile in the home directory table and the HLR initiates search procedure to locate and register the correspondent mobile].

Regarding claims 2, 11 and 24, La Porta teaches in columns 6 and 7 that when a mobile device in transit is handed off from one base station within the assigned home domain to a base station in a foreign domain, packets are tunneled from the home agent to a care-of address assigned to the mobile device within the foreign domain as claim. Routers are then updated within the foreign domain to reflect the changes in registration as claim.

Regarding claims 3, 6, 12, 13, 16, 38 and 41-43, La Porta teaches wherein the Home Agent is associated with a first interface of the router and the Foreign Agent is associated with a second interface of the router; wherein the first interface is the second interface; wherein the first interface is different from the second interface; wherein at least one of the processor or the memory provide a routing table including an interface field that identifies a physical interface on a router [La Porta discloses in col. 15, lines 48-66 and col. 16, lines 42 to col. 17, lines 34 of

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having a processor or memory to provide the routing table an interface field that identifies the physical interface of the router. La Porta teaches in figures 12-18, column 17-33 and respective portions of the specification that three path handoff schemes are used and the routing table updates accordingly. In other words, in routers processing a new-to-old handoff path setup message, routers which receive message update their routing table entries corresponding to the originating mobile device's IP address to point to the interface of the router over which the handoff path setup message arrived. Therefore, the interface field in the routing table identifies a physical interface on the router as claim. La Porta teaches in figure 22 and respective portion of that specification that the tunneling optimization utilizes a foreign agent co-located with the mobile device, therefore, a mobile device's care-of address is used as the mobile device's foreign agent address. Thus, the home agent may interchange the IP header destination address from the mobile device address to the co-located care-of address (foreign agent address). When the packet reaches the mobile device, the co-located foreign agent substitutes the mobile device's IP address for the foreign agent address, thus restoring the packet header with the originally included fields].

Regarding claims 4, 7, 8, 14, 17, 18, 20, 23, 27, 28, 34, 36, 39, 40, 47, 48, 51, 52, 55, and 56, Ahmed suggests wherein registering the mobile node is performed without creating a tunnel interface to reach the mobile node and Home Agent [Ahmed disclose in col. 13, lines 5 to col. 14, lines 55, of Home and Visitor location registration, each mobile station is assigned a HLR, which includes mobile's host name, unique ID, SNLA, time of entry and expiration time; furthermore, each network node also maintains a VLR that records information on mobiles that

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are within its coverage area and have registered with it, thus clearly suggesting that registration is performed without a tunnel interface] as claim.

Regarding claims 5, 15, and 21, Ahmed discloses in fig. 4 and col. 13, lines 17-50 wherein the next hop field in the routing table specifies a home address associated with one of the mobile nodes as claims.

Regarding claims 29, 49, and 53, Ahmed discloses further comprising: forwarding the registration request packet to the Home Agent if it is ascertained from the registration request packet that the router does not include the Home Agent, wherein the Home Agent is external to the router [see figs 5A and 5B and col. 15, lines 27 to col. 16, lines 17, the initiating mobile sends HLR look up message to direct network node; network node checks to determine if a match exists; if no match exists, the direct network node directs HLR of correspondent mobile in the home directory table and the HLR initiates search procedure to locate the correspondent mobile].

Regarding claims 33, 35 and 37, Ahmed discloses registering the mobile nodes includes updating the binding table of the Home Agent with a care-of-address and visitor tables of the Foreign Agent to include address of the mobile node and an associated physical interface on the router without creating or specifying a tunnel interface to reach the Home Agent [col. 13, lines 25 to col. 14, lines 56, where it clearly discloses that when the mobile's point of attachment changes, then the mobile's HLR table get updated and each network node also maintains a VLR

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table that records information on mobiles that are within its coverage area and have registered

withit; each table includes an associated physical interface of the router by providing the mobile

SNLA interface address].

**Conclusion** 

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Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Chirag G. Shah whose telephone number is 571-272-3144. The

examiner can normally be reached on M-F 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Doris To can be reached on 571-272-7682. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

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cgs

February 13, 2007

PRIMARY PATENT EXAMINER